

UNITED STATES BANKRUPTCY COURT
DISTRICT OF CONNECTICUT

IN RE: _____) CASE NO. _____ (LMW)
)
)
_____,) CHAPTER ____
)
DEBTOR.) ECF NO. ____

ORDER SCHEDULING HEARING AND SHORTENING [AND LIMITING] NOTICE

On consideration of the Debtor's *Ex Parte* Motion for Expedited Hearing and To Shorten [and Limit] Notice (ECF No. __) with respect to a hearing on that certain Motion _____ (ECF No. __, the "Substantive Motion"), and pursuant to Rule 2002(m) of the Federal Rules of Bankruptcy Procedure (the "Rules"), and good cause appearing, it is hereby

ORDERED that an [evidentiary/non-evidentiary] hearing (the "Hearing") on the Substantive Motion is scheduled for _____, 201_ at __: __.m. at the United States Bankruptcy Court, Connecticut Financial Center, 157 Church Street, 18th floor, New Haven, Connecticut; and it is further

ORDERED that, on or before _____, 201_, Movant shall serve this order, the Substantive Motion and the proposed order thereon upon [all appropriate notice parties] and the United States Trustee by this court's CM/ECF system (if applicable, otherwise by overnight mail or overnight delivery service).^{*} Service upon artificial entities (other than through counsel) shall

^{*} Service by first-class mail may be employed if at least ten (10) days notice will be given thereby.

be with appropriate “attention lines” in accordance with Rule 7004(b)(3) of the Rules. An appropriate certification of service shall be filed prior to the Hearing.